

**STEVEN J. ROTHANS – State Bar No. 106579
SCOTT J. CARPENTER – State Bar No. 253339
CARPENTER, ROTHANS & DUMONT LLP
500 S. Grand Avenue, 19th Floor
Los Angeles, CA 90071
(213) 228-0400 / (213) 228-0401 [Fax]
srothans@crdlaw.com / scarpenter@crdlaw.com**

Attorneys for Defendants CITY OF PLACENTIA, a public entity,
OFFICER FABIAN VALDEZ, OFFICER AUSTIN MARTINEZ, SERGEANT
JOSEPH GILLIS, and SERGEANT FRANK GARZA, public employees

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

JIMMY WONG, et al.) Case No.: 8:22-cv-00798-KK (JDEx)
Plaintiffs,)
vs.)
CITY OF PLACENTIA, et al.)
Defendants.)
}) **JOINT NOTICE OF SETTLEMENT**

TO THE HONORABLE COURT:

PLEASE TAKE NOTICE THAT the parties have reached a settlement of the above-entitled action and that all necessary approvals, including approval of the City of Placentia and its risk pool, have been obtained. The parties expect that within 60 days the settlement documents will be completed and that a stipulation to dismiss this action in its entirety, with prejudice, will be filed. The parties request that the Court vacate the trial date and all trial related deadlines.

IT IS SO STIPULATED.

1 DATED: March 25, 2024

KIRAKOSIAN LAW, APC

2 /s/
3 By: _____
4 GREG L. KIRAKOSIAN
5 Attorneys for Plaintiffs

6 DATED: March 25, 2024

CARPENTER, ROTHANS & DUMONT LLP

7 /s/ *Scott J. Carpenter*

8 By: _____
9 STEVEN J. ROTHANS
10 SCOTT J. CARPENTER
11 Attorneys for Defendants City of Placentia,
12 and Officers Garza, Gillis, Martinez, and
13 Valdez

14 DATED: March 25, 2024

15 COLLINS & COLLINS LLP

16 /s/
17 By: _____
18 MICHAEL L. WRONIAK
19 CHRISTOPHER LEE
20 Attorneys for Defendant Officer Eriksen

21 ///

22 Pursuant to Local Rule 5-4.3.4 (a)(2)(i), I, Scott J. Carpenter, do hereby
23 attest that all of the signatories listed on this Joint Notice, and on whose behalf the
24 filing is submitted, concur in the filing's content and authorize the filing of this
25 Joint Notice.

26 /s/ *Scott J. Carpenter*
27 _____
28